

# Exhibit 2



Daniel Szalkiewicz <daniel@lawdss.com>

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## Case 2:21-cv-20706-SDW-ESK DOE v. SEBROW

1 message

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**Daniel Szalkiewicz** <daniel@lawdss.com>

Tue, Nov 1, 2022 at 3:51 PM

To: Ira W Heller <iwhelleresq@gmail.com>, Cali Madia <cali@lawdss.com>, Abraham Borenstein <avib@bmclawyers.net>, Brad Arlen <Brad@bmclawyers.net>

Mr. Heller,

Pursuant to the attached letter, we are required to meet and confer concerning discovery deadlines.

Please let me know what dates and times are available for you.

Thank you.

Very Truly Yours,

Daniel S. Szalkiewicz, Esq.

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UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

CHAMBERS OF  
EDWARD S. KIEL  
UNITED STATES MAGISTRATE JUDGE

FRANK R. LAUTENBERG U.S. POST  
OFFICE & COURTHOUSE BUILDING  
2 FEDERAL SQUARE  
NEWARK, NJ 07102  
973-645-6121  
ESK\_Orders@njd.uscourts.gov

**LETTER ORDER PURSUANT TO LOCAL CIVIL RULE 16.1**

RE: *John Doe v. Baile Sebrow*  
Case No. 2:22-20706-SDW-ESK

Dear Counsel:

A telephonic initial scheduling conference shall be held on **November 10, 2022 at 11:00 a.m.** The dial in number is 1-888-684-8852 and the access code is 310-0383#.

Counsel is advised that the early disclosure requirements of Federal Rule of Civil Procedure (Rule) 26 will be enforced. Therefore, counsel shall immediately exchange the following information relating to the above-captioned matter without a formal discovery request:

- identities of individuals likely to have knowledge of discoverable facts;
- documents and things in the possession of counsel or the parties;
- identities of experts and their opinions;
- insurance agreements in force; and
- statement(s) of the basis for any damages claimed.

At least **14 days** prior to the conference, counsel shall meet and confer pursuant to Rule 26(f) and file a [Joint Discovery Plan](#) at least **three business days** prior to the conference.

At the conference, the Court will address the scheduling of proposed motions. No motions are to be filed without leave of the Court, except for motions in lieu of Answer under Rule 12. If motions requiring prior leave have been filed, the movant shall advise the Court, in writing, regarding the nature of the motion and its present status.

At the conference, all parties not appearing *pro se* must be represented by counsel who shall have full authority to bind their clients in all pretrial matters. Counsel shall also be prepared to discuss the merits of the case and shall have settlement authority. Clients or persons with authority over the matter shall be available by telephone. *See L.Civ.R.16.1(a).*

Counsel for plaintiff(s) shall notify any party who hereafter enters an appearance of the conference and forward a copy of this order to that party.

Please advise the Court if this case has been settled or terminated.

**SO ORDERED** this **19th** day of **October, 2022.**

/s/ *Edward S. Kiel*  
**EDWARD S. KIEL**  
**UNITED STATES MAGISTRATE JUDGE**